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EÖÖSÖÖÄÄ ÞÞGE

5 || Attorney for Desiree Flores

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA**

21 Plaintiff United States of America, by and through their counsel Assistant United States
22 Attorney, Daniel Kaleba, and defendant Desiree Flores, by and through her attorney Michelle D.
23 Spencer, hereby stipulate and agree that, subject to the Court's approval, that the sentencing hearing
24 currently scheduled for September 20, 2012 should be continued to September 27, 2012 because Ms.
25 Flores became ill and required surgery while in custody. As a result of her illness, she was not
26 available for an interview with United States Probation.

1 IT IS SO STIPULATED.

2
3 MELINDA HAAG
United States Attorney

4 Date: July 25, 2012

5 _____
6 /S/
7 DANIEL KALEBA
Assistant United States Attorney

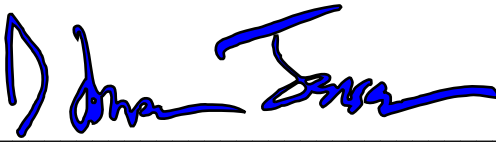
8 Date: July 25, 2012

9 _____
10 /MDS/
11 MICHELLE D. SPENCER
Attorney for DESIREE FLORES

12 **[PROPOSED] ORDER**

13 Based upon the foregoing stipulation of the parties, and good cause appearing therefor,
14 IT IS HEREBY ORDERED that the sentencing hearing shall be continued from September
15 20, 2012 to September 27, 2012 at 10:00 a.m.

16 Date: D. Lowell Jensen

17 _____
18 
19 HON. D. LOWELL JENSEN
20 Senior United States District Judge